110TH CONGRESS 2D SESSION

S. 3155

To reauthorize and improve the Juvenile Justice and Delinquency Prevention Act of 1974, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 18, 2008

Mr. Leahy (for himself, Mr. Specter, and Mr. Kohl) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To reauthorize and improve the Juvenile Justice and Delinquency Prevention Act of 1974, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Juvenile Justice and
- 5 Delinquency Prevention Reauthorization Act of 2008".
- 6 SEC. 2. TABLE OF CONTENTS.
- 7 The table of contents for this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

TITLE I—FINDINGS AND DECLARATION OF PURPOSE

Sec. 101. Findings.

- Sec. 102. Purposes.
- Sec. 103. Definitions.

TITLE II—JUVENILE JUSTICE AND DELINQUENCY PREVENTION

- Sec. 201. Concentration of Federal efforts.
- Sec. 202. Coordinating Council on Juvenile Justice and Delinquency Prevention.
- Sec. 203. Annual report.
- Sec. 204. Allocation of funds.
- Sec. 205. State plans.
- Sec. 206. Authority to make grants.
- Sec. 207. Research and evaluation; statistical analyses; information dissemination.
- Sec. 208. Training and technical assistance.
- Sec. 209. Incentive grants for State and local programs.
- Sec. 210. Authorization of appropriations.
- Sec. 211. Administrative authority.
- Sec. 212. Technical and conforming amendments.

TITLE III—INCENTIVE GRANTS FOR LOCAL DELINQUENCY PREVENTION PROGRAMS

- Sec. 301. Definitions.
- Sec. 302. Grants for delinquency prevention programs.
- Sec. 303. Authorization of appropriations.
- Sec. 304. Technical and conforming amendment.

1 TITLE I—FINDINGS AND

2 **DECLARATION OF PURPOSE**

- 3 SEC. 101. FINDINGS.
- 4 Section 101 of the Juvenile Justice and Delinquency
- 5 Prevention Act of 1974 (42 U.S.C. 5601) is amended to
- 6 read as follows:
- 7 "SEC. 101. FINDINGS.
- 8 "Congress finds the following:
- 9 "(1) A growing body of adolescent development
- research supports the use of developmentally appro-
- priate services and sanctions for youth in the juve-
- 12 nile justice system and those at risk for delinquent
- behavior to help prevent youth crime and to success-

- 1 fully intervene with youth who have already entered 2 the system. 3 "(2) Research has shown that targeted invest-4 ments to redirect offending juveniles onto a different 5 path are cost effective and can help reduce juvenile 6 recidivism and adult crime. 7 Minorities are disproportionately rep-8 resented in the juvenile justice system. 9 "(4) Between 1990 and 2004, the number of youth in adult jails increased by 208 percent. 10 11 "(5) Every day in the United States, an aver-12 age of 7,500 youth are incarcerated in adult jails. 13 "(6) Youth who have been previously tried as 14 adults are, on average, 34 percent more likely to 15 commit crimes than youth retained in the juvenile 16 justice system. "(7) Research has shown that every dollar 17
 - "(7) Research has shown that every dollar spent on evidence based programs can yield up to \$13 in cost savings.
 - "(8) Each child prevented from engaging in repeat criminal offenses can save the community \$1,700,000 to \$3,400,000.
- 23 "(9) Youth are 19 times more likely to commit 24 suicide in jail than youth in the general population

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1	and 36 times more likely to commit suicide in an
2	adult jail than in a juvenile detention facility.
3	"(10) Seventy percent of youth in detention are
4	held for nonviolent charges, and more than 2/3 are
5	charged with property offenses, public order of-
6	fenses, technical probation violations, or status of-
7	fenses, such as truancy, running away, or breaking
8	curfew.
9	"(11) The prevalence of mental disorders
10	among youth in juvenile justice systems is 2 to 3
11	times higher than among youth in the general popu-
12	lation.
13	"(12) Eighty percent of juveniles in juvenile
14	justice systems have a nexus to substance abuse.
15	"(13) The proportion of girls entering the jus-
16	tice system has increased steadily over the past sev-
17	eral decades, rising from 20 percent in 1980 to 29
18	percent in 2003.".
19	SEC. 102. PURPOSES.
20	Section 102 of the Juvenile Justice and Delinquency
21	Prevention Act of 1974 (42 U.S.C. 5602) is amended—
22	(1) in paragraph (2), by striking "and" at the
23	end;
24	(2) in paragraph (3), by striking the period at
25	the end and inserting "; and"; and

1	(3) by adding at the end the following:
2	"(4) to support a continuum of programs (in-
3	cluding delinquency prevention, intervention, mental
4	health and substance abuse treatment, and
5	aftercare) to address the needs of at-risk youth and
6	youth who come into contact with the justice sys-
7	tem.".
8	SEC. 103. DEFINITIONS.
9	Section 103 of the Juvenile Justice and Delinquency
10	Prevention Act of 1974 (42 U.S.C. 5603) is amended—
11	(1) by amending paragraph (18) to read as fol-
12	lows:
13	"(18) the term 'Indian tribe' has the meaning
14	given that term in section 4 of the Indian Self-De-
15	termination and Education Assistance Act (25
16	U.S.C. 450b);";
17	(2) in paragraph (22), by striking "or confine
18	adults" and all that follows and inserting "or con-
19	fine adult inmates;";
20	(3) by amending paragraph (26) to read as fol-
21	lows:
22	"(26) the term 'adult inmate'—
23	"(A) means an individual who—

1	"(i) has reached the age of full crimi-
2	nal responsibility under applicable State
3	law; and
4	"(ii) has been arrested and is in cus-
5	tody for or awaiting trial on a criminal
6	charge, or is convicted of a criminal charge
7	offense; and
8	"(B) does not include an individual who—
9	"(i) at the time of the time of the of-
10	fense, was younger than the maximum age
11	at which a youth can be held in a juvenile
12	facility under applicable State law; and
13	"(ii) was committed to the care and
14	custody of a juvenile correctional agency by
15	a court of competent jurisdiction or by op-
16	eration of applicable State law;";
17	(4) in paragraph (28), by striking "and" at the
18	end;
19	(5) in paragraph (29), by striking the period at
20	the end and inserting a semicolon; and
21	(6) by adding at the end the following:
22	"(30) the term 'core requirements' means the
23	requirements described in paragraphs (11), (12),
24	(13), and (15) of section 223(a);

1	"(31) the term 'chemical agent' means a spray
2	used to temporarily incapacitate a person, including
3	oleoresin capsicum spray, tear gas, and 2-chloro-
4	benzalmalononitrile gas;
5	"(32) the term 'isolation'—
6	"(A) means any instance in which a youth
7	is confined alone for more than 15 minutes in
8	a room or cell; and
9	"(B) does not include confinement in the
10	room or cell in which the youth usually sleeps,
11	protective confinement (for injured youths or
12	youths whose safety is threatened), separation
13	based on an approved treatment program, rou-
14	tine confinement at the time of the youth's ad-
15	mission, confinement that is requested by the
16	youth, or the separation of the youth from a
17	group in a non-locked setting for the purpose of
18	calming;
19	"(33) the term 'restraint' has the meaning
20	given that term in section 591 of the Public Health
21	Service Act (42 U.S.C. 290ii);
22	"(34) the term 'evidence based' means a pro-
23	gram or practice that is demonstrated to be effective
24	and that—

1	"(A) is based on a clearly articulated and
2	empirically supported theory;
3	"(B) has measurable outcomes, including a
4	detailed description of what outcomes were pro-
5	duced in a particular population; and
6	"(C) has been scientifically tested, opti-
7	mally through randomized, controlled studies;
8	"(35) the term 'promising' means a program or
9	practice that is demonstrated to be effective based
10	on positive outcomes from 1 or more objective eval-
11	uations, or based on practice knowledge, as docu-
12	mented in writing to the Administrator; and
13	"(36) the term 'dangerous practice' means an
14	act, procedure, or program that creates an unreason-
15	able risk of physical injury, pain, or psychological
16	harm to a juvenile subjected to the act, procedure,
17	or program.".
18	TITLE II—JUVENILE JUSTICE
19	AND DELINQUENCY PREVEN-
20	TION
21	SEC. 201. CONCENTRATION OF FEDERAL EFFORTS.
22	Section 204(a)(2)(B)(i) of the Juvenile Justice and
23	Delinquency Prevention Act of 1974 (42 U.S.C.
24	5614(a)(2)(B)(i)) is amended by striking "240 days after

1	the date of enactment of this paragraph" and inserting
2	"July 2, 2009".
3	SEC. 202. COORDINATING COUNCIL ON JUVENILE JUSTICE
4	AND DELINQUENCY PREVENTION.
5	Section 206 of the Juvenile Justice and Delinquency
6	Prevention Act of 1974 (42 U.S.C. 5616) is amended—
7	(1) in subsection (a)—
8	(A) in paragraph (1)—
9	(i) by inserting "the Administrator of
10	the Substance Abuse and Mental Health
11	Services Administration, the Secretary of
12	Defense, the Secretary of Agriculture,"
13	after "the Secretary of Health and Human
14	Services,"; and
15	(ii) by striking "Commissioner of Im-
16	migration and Naturalization" and insert-
17	ing "Assistant Secretary for Immigration
18	and Customs Enforcement'; and
19	(B) in paragraph (2)(A), by inserting "(in-
20	cluding at least 1 representative from the men-
21	tal health fields)" after "field of juvenile jus-
22	tice"; and
23	(2) in subsection (c)—
24	(A) in paragraph (1), by striking "para-
25	graphs $(12)(A)$, (13) , and (14) of section

1	223(a) of this title" and inserting "the core re-
2	quirements"; and
3	(B) in paragraph (2)(B)—
4	(i) by striking "180 days after the
5	date of the enactment of this paragraph"
6	and inserting "May 3, 2009"; and
7	(ii) by striking "Committee on Edu-
8	cation and the Workforce" and inserting
9	"Committee on Education and Labor".
10	SEC. 203. ANNUAL REPORT.
11	Section 207 of the Juvenile Justice and Delinquency
12	Prevention Act of 1974 (42 U.S.C. 5617) is amended—
13	(1) in the matter preceding paragraph (1), by
14	striking "a fiscal year" and inserting "each fiscal
15	year'';
16	(2) in paragraph (1)—
17	(A) in subparagraph (B), by inserting ",
18	ethnicity," after "race";
19	(B) in subparagraph (E), by striking
20	"and" at the end;
21	(C) in subparagraph (F)—
22	(i) by inserting "and other" before
23	"disabilities,"; and
24	(ii) by striking the period at the end
25	and inserting a semicolon; and

1	(D) by adding at the end the following:
2	"(G) a summary of data from 1 month of
3	the applicable fiscal year of the use of restraints
4	and isolation upon juveniles held in the custody
5	of secure detention and correctional facilities
6	operated by a State or unit of local government;
7	"(H) the number of juveniles released from
8	custody and the type of living arrangement to
9	which each such juvenile was released; and
10	"(I) the number of status offense cases pe-
11	titioned to court, number of status offenders
12	held in secure detention, the findings used to
13	justify the use of secure detention, and the av-
14	erage period of time a status offender was held
15	in secure detention"; and
16	(3) by adding at the end the following:
17	"(5) A description of the criteria used to deter-
18	mine what programs qualify as evidence based and
19	promising programs under this title and title V and
20	a comprehensive list of those programs the Adminis-
21	trator has determined meet such criteria.
22	"(6) A description of funding provided to In-
23	dian tribes under this Act, including direct Federal
24	grants and funding provided to Indian tribes
25	through a State or unit of local government.".

1 SEC. 204. ALLOCATION OF FUNDS.

2	Section 222 of the Juvenile Justice and Delinquency
3	Prevention Act of 1974 (42 U.S.C. 5632) is amended—
4	(1) in subsection (a)(1), by striking "age eight-
5	een." and inserting "18 years of age, based on the
6	most recent census data to monitor any significant
7	changes in the relative population of people under
8	18 years of age occurring in the States.";
9	(2) by redesignating subsections (c) and (d) as
10	subsections (d) and (e), respectively;
11	(3) by inserting after subsection (b) the fol-
12	lowing:
13	"(c)(1) If any amount allocated under subsection (a)
14	is withheld from a State due to noncompliance with the
15	core requirements, the funds shall be reallocated for an
16	improvement grant designed to assist the State in achiev-
17	ing compliance with the core requirements.
18	"(2) The Administrator shall condition a grant de-
19	scribed in paragraph (1) on—
20	"(A) the State, with the approval of the Admin-
21	istrator, developing specific action steps designed to
22	restore compliance with the core requirements; and
23	"(B) submitting to the Administrator semi-
24	annually a report on progress toward implementing
25	the specific action steps developed under subpara-
26	graph (A).

1	"(3) The Administrator shall provide appropriate and
2	effective technical assistance directly or through an agree-
3	ment with a contractor to assist a State receiving a grant
4	described in paragraph (1) in achieving compliance with
5	the core requirements.";
6	(4) in subsection (d), as so redesignated, by
7	striking "efficient administration, including moni-
8	toring, evaluation, and one full-time staff position"
9	and inserting "effective and efficient administration,
10	including the designation of at least 1 person to co-
11	ordinate efforts to achieve and sustain compliance
12	with the core requirements"; and
13	(5) in subsection (e), as so redesignated, by
14	striking "5 per centum" and inserting "not more
15	than 5 percent".
16	SEC. 205. STATE PLANS.
17	Section 223 of the Juvenile Justice and Delinquency
18	Prevention Act of 1974 (42 U.S.C. 5633) is amended—
19	(1) in subsection (a)—
20	(A) in the matter preceding paragraph (1),
21	by inserting "Not later than 30 days after the
22	date on which a plan or amended plan sub-
23	mitted under this subsection is finalized, a
24	State shall make the plan or amended plan pub-
25	licly available by posting the plan or amended

1	plan on a publicly available website." after
2	"compliance with State plan requirements.";
3	(B) in paragraph (3)—
4	(i) in subparagraph (A)(ii)—
5	(I) in subclause (II), by striking
6	"counsel for children and youth" and
7	inserting "publicly supported court-
8	appointed legal counsel for children
9	and youth charged in delinquency
10	matters";
11	(II) in subclause (III), by strik-
12	ing "mental health, education, special
13	education" and inserting "children's
14	mental health, education, child and
15	adolescent substance abuse, special
16	education, services for youth with dis-
17	abilities";
18	(III) in subclause (V), by striking
19	"delinquents or potential delinquents"
20	and inserting "delinquent youth or
21	youth at risk of delinquency, including
22	volunteers who work with youth of
23	color ";
24	(IV) in subclause (VII), by strik-
25	ing "and" at the end;

1	(V) by redesignating subclause
2	(VIII) as subclause (XI);
3	(VI) by inserting after subclause
4	(VII) the following:
5	"(VIII) the executive director or
6	the designee of the executive director
7	of a public or nonprofit entity that is
8	located in the State and receiving a
9	grant under part A of title III;
10	"(IX) persons with expertise and
11	competence in preventing and ad-
12	dressing mental health or substance
13	abuse problems in juvenile delinquents
14	and those at-risk of delinquency;
15	"(X) representatives of victim or
16	witness advocacy groups; and"; and
17	(VII) in subclause (XI), as so re-
18	designated, by striking "disabilities"
19	and inserting "and other disabilities,
20	truancy reduction or school failure";
21	(ii) in subparagraph (D)(ii), by strik-
22	ing "requirements of paragraphs (11),
23	(12), and (13)" and inserting "core re-
24	quirements"; and

1	(iii) in subparagraph (E)(i), by adding
2	"and" at the end;
3	(C) in paragraph (5)—
4	(i) in the matter preceding subpara-
5	graph (A), by striking "section 222(d)"
6	and inserting "section 222(e)"; and
7	(ii) in subparagraph (C), by striking
8	"Indian tribes" and all that follows
9	through "applicable to the detention and
10	confinement of juveniles" and inserting
11	"Indian tribes that agree to attempt to
12	comply with the core requirements applica-
13	ble to the detention and confinement of ju-
14	veniles";
15	(D) in paragraph (7)(B)—
16	(i) by striking clause (i) and inserting
17	the following:
18	"(i) a plan for ensuring that the chief ex-
19	ecutive officer of the State, State legislature,
20	and all appropriate public agencies in the State
21	with responsibility for provision of services to
22	children, youth and families are informed of the
23	requirements of the State plan and compliance
24	with the core requirements;";

1	(ii) in clause (iii), by striking "and"
2	at the end; and
3	(iii) by striking clause (iv) and insert-
4	ing the following:
5	"(iv) a plan to provide alternatives to de-
6	tention, including diversion to home-based or
7	community-based services or treatment for
8	those youth in need of mental health, substance
9	abuse, or co-occurring disorder services at the
10	time such juveniles first come into contact with
11	the juvenile justice system;
12	"(v) a plan to reduce the number of chil-
13	dren housed in secure detention and corrections
14	facilities who are awaiting placement in residen-
15	tial treatment programs;
16	"(vi) a plan to engage family members in
17	the design and delivery of juvenile delinquency
18	prevention and treatment services, particularly
19	post-placement; and
20	"(vii) a plan to use community-based serv-
21	ices to address the needs of at-risk youth or
22	youth who have come into contact with the ju-
23	venile justice system;";

1	(E) in paragraph (8), by striking "exist-
2	ing" and inserting "evidence based and prom-
3	ising";
4	(F) in paragraph (9)—
5	(i) in the matter preceding subpara-
6	graph (A), by striking "section 222(d)"
7	and inserting "section 222(e)";
8	(ii) in subparagraph (A)(i), by insert-
9	ing "status offenders and other" before
10	"youth who need";
11	(iii) in subparagraph (B)(i)—
12	(I) by striking "parents and
13	other family members" and inserting
14	"status offenders, other youth, and
15	the parents and other family members
16	of such offenders and youth"; and
17	(II) by striking "be retained"
18	and inserting "remain";
19	(iv) by redesignating subparagraphs
20	(G) through (S) as subparagraphs (J)
21	through (V), respectively;
22	(v) by redesignating subparagraphs
23	(E) and (F) as subparagraphs (F) and
24	(G), respectively;

1	(vi) by inserting after subparagraph
2	(D) the following:
3	"(E) providing training and technical as-
4	sistance to, and consultation with, juvenile jus-
5	tice and child welfare agencies of States and
6	units of local government to develop coordinated
7	plans for early intervention and treatment of
8	youth who have a history of abuse and juveniles
9	who have prior involvement with the juvenile
10	justice system;";
11	(vii) in subparagraph (G), as so redes-
12	ignated, by striking "expanding" and in-
13	serting "programs to expand";
14	(viii) by inserting after subparagraph
15	(G), as so redesignated, the following:
16	"(H) programs to improve the recruitment,
17	selection, training, and retention of professional
18	personnel in the fields of medicine, law enforce-
19	ment, judiciary, juvenile justice, social work and
20	child protection, education, and other relevant
21	fields who are engaged in, or intend to work in,
22	the field of prevention, identification, and treat-
23	ment of delinquency;
24	"(I) expanding access to publicly sup-
25	ported, court-appointed legal counsel and en-

1	hancing capacity for the competent representa-
2	tion of every child;";
3	(ix) in subparagraph (O), as so redes-
4	ignated—
5	(I) in clause (i), by striking "re-
6	straints" and inserting "alternatives";
7	and
8	(II) in clause (ii), by striking "by
9	the provision"; and
10	(x) in subparagraph (V), as so redes-
11	ignated, by striking the period at the end
12	and inserting a semicolon;
13	(G) in paragraph (11)—
14	(i) in subparagraph (A), by striking
15	"and" at the end;
16	(ii) in subparagraph (B), by adding
17	"and" at the end; and
18	(iii) by adding at the end the fol-
19	lowing:
20	"(C) encourage the use of community-
21	based alternatives to secure detention, including
22	programs of public and nonprofit entities re-
23	ceiving a grant under part A of title III;";
24	(H) by striking paragraph (22);

1	(I) by redesignating paragraphs (23)
2	through (28) as paragraphs (24) through (29),
3	respectively;
4	(J) by redesignating paragraphs (14)
5	through (21) as paragraphs (16) through (23),
6	respectively;
7	(K) by inserting after paragraph (13) the
8	following:
9	"(14) require that—
10	"(A) not later than 3 years after the date
11	of enactment of the Juvenile Justice and Delin-
12	quency Prevention Reauthorization Act of 2008,
13	unless a court finds, after a hearing and in
14	writing, that it is in the interest of justice, juve-
15	niles awaiting trial or other legal process who
16	are treated as adults for purposes of prosecu-
17	tion in criminal court and housed in a secure
18	facility—
19	"(i) shall not have contact with adult
20	inmates; and
21	"(ii) may not be held in any jail or
22	lockup for adults;
23	"(B) in determining under subparagraph
24	(A) whether it is in the interest of justice to
25	permit a juvenile to be held in any jail or lock-

1	up for adults, or have contact with adult in-
2	mates, a court shall consider—
3	"(i) the age of the juvenile;
4	"(ii) the physical and mental maturity
5	of the juvenile;
6	"(iii) the present mental state of the
7	juvenile, including whether the juvenile
8	presents an imminent risk of harm to the
9	juvenile;
10	"(iv) the nature and circumstances of
11	the alleged offense;
12	"(v) the juvenile's history of prior de-
13	linquent acts;
14	"(vi) the relative ability of the avail-
15	able adult and juvenile detention facilities
16	to meet the specific needs of the juvenile
17	and to protect the public;
18	"(vii) whether placement in a juvenile
19	facility will better serve the long-term in-
20	terests of the juvenile and be more likely to
21	prevent recidivism;
22	"(viii) the availability of programs de-
23	signed to treat the juvenile's behavioral
24	problems; and
25	"(ix) any other relevant factor; and

1	"(C) if a court determines under subpara-
2	graph (A) that it is in the interest of justice to
3	permit a juvenile to be held in any jail or lock-
4	up for adults, or have contact with adult in-
5	mates—
6	"(i) the court shall hold a hearing not
7	less frequently than once every 30 days to
8	review whether it is still in the interest of
9	justice to permit the juvenile to be so held
10	or have such contact; and
11	"(ii) the juvenile shall not be held in
12	any jail or lockup for adults, or permitted
13	to have contact with adult inmates, for
14	more than 180 days, unless the court, in
15	writing, determines there is good cause for
16	an extension or the juvenile expressly
17	waives this limitation;
18	"(15) implement policy, practice, and system
19	improvement strategies at the State, territorial,
20	local, and tribal levels, as applicable, to identify and
21	reduce racial and ethnic disparities among youth
22	who come into contact with the juvenile justice sys-
23	tem, without establishing or requiring numerical
24	standards or quotas, by—

1	"(A) establishing coordinating bodies, com-
2	posed of juvenile justice stakeholders at the
3	State, local, or tribal levels, to oversee and mon-
4	itor efforts by States, units of local government,
5	and Indian tribes to reduce racial and ethnic
6	disparities;
7	"(B) identifying and analyzing key decision
8	points in State, local, or tribal juvenile justice
9	systems to determine which points create racial
10	and ethnic disparities among youth who come
11	into contact with the juvenile justice system;
12	"(C) developing and implementing data
13	collection and analysis systems to identify
14	where racial and ethnic disparities exist in the
15	juvenile justice system and to track and analyze
16	such disparities;
17	"(D) developing and implementing a work
18	plan that includes measurable objectives for pol-
19	icy, practice, or other system changes, based on
20	the needs identified in the data collection and
21	analysis under subparagraphs (B) and (C); and
22	"(E) publicly reporting, on an annual
23	basis, the efforts made in accordance with sub-
24	paragraphs (B), (C), and (D);"

1	(L) in paragraph (16), as so redesig-
2	nated—
3	(i) by striking "adequate system" and
4	inserting "effective system";
5	(ii) by striking "requirements of para-
6	graph (11)," and all that follows through
7	"monitoring to the Administrator" and in-
8	serting "the core requirements are met,
9	and for annual reporting to the Adminis-
10	trator of such plan, including the results of
11	such monitoring and all related enforce-
12	ment and educational activities"; and
13	(iii) by striking ", in the opinion of
14	the Administrator,";
15	(M) in paragraph (17), as so redesignated,
16	by inserting "ethnicity," after "race,";
17	(N) in paragraph (24), as so redesig-
18	nated—
19	(i) in subparagraph (B), by striking
20	"and" at the end;
21	(ii) in subparagraph (C)—
22	(I) in clause (i), by striking
23	"and" at the end;
24	(II) in clause (ii), by adding
25	"and" at the end; and

1	(III) by adding at the end the
2	following:
3	"(iii) if such court determines the ju-
4	venile should be placed in a secure deten-
5	tion facility or correctional facility for vio-
6	lating such order, the court shall issue a
7	written order that—
8	"(I) identifies the valid court
9	order that has been violated;
10	"(II) specifies the factual basis
11	for determining that there is reason-
12	able cause to believe that the juvenile
13	has violated such order;
14	"(III) includes findings of fact to
15	support a determination that there is
16	no appropriate less restrictive alter-
17	native available to placing the juvenile
18	in such a facility, with due consider-
19	ation to the best interest of the juve-
20	nile; and
21	"(IV) specifies the length of time,
22	not to exceed 7 days, that the juvenile
23	may remain in a secure detention fa-
24	cility or correctional facility, and in-

1	cludes a plan for the juvenile's release
2	from such facility; and"; and
3	(iii) by adding at the end the fol-
4	lowing:
5	"(D) there are procedures in place to en-
6	sure that any juvenile held in a secure detention
7	facility or correctional facility pursuant to a
8	court order described in this paragraph does
9	not remain in custody longer than 7 days or the
10	length of time authorized by the court, which-
11	ever is shorter;";
12	(O) in paragraph (26), as so redesignated,
13	by striking "section 222(d)" and inserting "sec-
14	tion 222(e)";
15	(P) in paragraph (27), as so redesig-
16	nated—
17	(i) by inserting "and in accordance
18	with confidentiality concerns," after "max-
19	imum extent practicable,"; and
20	(ii) by striking the semicolon at the
21	end and inserting the following: ", so as to
22	provide for—
23	"(A) a compilation of data reflecting infor-
24	mation on juveniles entering the juvenile justice
25	system with a prior reported history as victims

1	of child abuse or neglect through arrest, court
2	intake, probation and parole, juvenile detention,
3	and corrections; and
4	"(B) a plan to use the data described in
5	subparagraph (A) to provide necessary services
6	for the treatment of victims of child abuse and
7	neglect who have entered, or are at risk of en-
8	tering, the juvenile justice system;";
9	(Q) in paragraph (28), as so redesig-
10	nated—
11	(i) by striking "establish policies" and
12	inserting "establish protocols, policies, pro-
13	cedures,"; and
14	(ii) by striking "and" at the end;
15	(R) in paragraph (29), as so redesignated,
16	by striking the period at the end and inserting
17	a semicolon; and
18	(S) by adding at the end the following:
19	"(30) provide for the coordinated use of funds
20	provided under this Act with other Federal and
21	State funds directed at juvenile delinquency preven-
22	tion and intervention programs;
23	"(31) develop policies and procedures, and pro-
24	vide training for facility staff, on evidence based and
25	promising techniques for effective behavior manage-

1	ment that are designed to eliminate the use of dan-
2	gerous practices, unreasonable restraints, and isola-
3	tion;
4	"(32) provide mental health and substance
5	abuse screening, assessment, referral, and treatment
6	for juveniles in the juvenile justice system;
7	"(33) provide procedural safeguards to adju-
8	dicated juveniles, including—
9	"(A) a written case plan for each juvenile,
10	based on an assessment of the needs of the ju-
11	venile and developed and updated in consulta-
12	tion with the juvenile, the family of the juvenile,
13	and, if appropriate, counsel for the juvenile,
14	that—
15	"(i) describes the pre-release and
16	post-release programs and reentry services
17	that will be provided to the juvenile;
18	"(ii) describes the living arrangement
19	to which the juvenile is to be discharged;
20	and
21	"(iii) establishes a plan for the enroll-
22	ment of the juvenile in post-release health
23	care, behavioral health care, educational,
24	vocational, training, family support, public

1	assistance, and legal services programs, as
2	appropriate;
3	"(B) as appropriate, a hearing that—
4	"(i) shall take place in a family or ju-
5	venile court or another court (including a
6	tribal court) of competent jurisdiction, or
7	by an administrative body appointed or ap-
8	proved by the court, not earlier than 30
9	days before the date on which the juvenile
10	is scheduled to be released, and at which
11	the juvenile would be represented by coun-
12	sel; and
13	"(ii) shall determine the discharge
14	plan for the juvenile, including a deter-
15	mination of whether a safe, appropriate
16	and permanent living arrangement has
17	been secured for the juvenile and whether
18	enrollment in health care, behavioral health
19	care, educational, vocational, training, fam-
20	ily support, public assistance and lega
21	services, as appropriate, has been arranged
22	for the juvenile; and
23	"(C) policies to ensure that discharge plan-
24	ning and procedures—

1	"(i) are accomplished in a timely fash-
2	ion prior to the release from custody of
3	each adjudicated juvenile; and
4	"(ii) do not delay the release from
5	custody of the juvenile; and
6	"(34) provide a description of the use by the
7	State of funds for reentry and aftercare services for
8	juveniles released from the juvenile justice system.";
9	(2) in subsection (c)—
10	(A) in the matter preceding paragraph
11	(1)—
12	(i) by striking "applicable require-
13	ments of paragraphs (11), (12), (13), and
14	(22) of subsection (a)" and inserting "core
15	requirements"; and
16	(ii) by striking "2001, then" and in-
17	serting "2008";
18	(B) in paragraph (1), by striking ", and"
19	at the end and inserting a semicolon;
20	(C) in paragraph (2)(B)(ii)—
21	(i) by inserting ", administrative,"
22	after "appropriate executive"; and
23	(ii) by striking the period at the end
24	and inserting ", as specified in section
25	222(c); and"; and

1	(D) by adding at the end the following:
2	"(3) the State shall submit to the Adminis-
3	trator a report detailing the reasons for noncompli-
4	ance with the core requirements, including the plan
5	of the State to regain full compliance, and the State
6	shall make publicly available such report, not later
7	than 30 days after the date on which the Adminis-
8	trator approves the report, by posting the report or
9	a publicly available website.";
10	(3) in subsection (d)—
11	(A) by striking "section 222(d)" and in-
12	serting "section 222(e)";
13	(B) by striking "described in paragraphs
14	(11), (12), (13) and (22) of subsection (a)" and
15	inserting "described in the core requirements"
16	and
17	(C) by striking "the requirements under
18	paragraphs (11), (12), (13) and (22) of sub-
19	section (a)" and inserting "the core require-
20	ments"; and
21	(4) by striking subsection (f) and inserting the
22	following:
23	"(f) Compliance Determination.—Not later than
24	60 days after the date of receipt of information indicating

that a State may be out of compliance with any of the 2 core requirements, the Administrator shall— 3 "(1) determine whether the State is in compli-4 ance with the core requirements; 5 "(2) issue a public report describing the deter-6 mination described in paragraph (1), including a 7 summary of the information on which the determina-8 tion is based and the actions to be taken by the Ad-9 ministrator (including a description of any reduction 10 imposed under subsection (c)); and 11 "(3) make the report described in paragraph 12 (2) available on a publicly available website. "(g) TECHNICAL ASSISTANCE.— 13 14 "(1) Organization of STATE ADVISORY 15 GROUP MEMBER REPRESENTATIVES.—The Adminis-16 trator shall provide technical and financial assist-17 ance to an agency, institution, or organization to as-18 sist in carrying out the activities described in para-19 graph (3). The functions and activities of an agency, 20 institution, or organization under this subsection 21 shall not be subject to the Federal Advisory Com-22 mittee Act. 23 "(2) Composition.—To be eligible to receive 24 assistance under this subsection, an agency, institu-

tion, or organization shall—

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1	"(A) be governed by individuals who—
2	"(i) have been appointed by a chief
3	executive of a State to serve as a member
4	of a State advisory group established
5	under subsection (a)(3); and
6	"(ii) are elected to serve as a gov-
7	erning officer of such an agency, institu-
8	tion, or organization by a majority of the
9	member Chairs (or the designees of the
10	member Chairs) of all State advisory
11	groups established under subsection (a)(3);
12	"(B) include member representatives—
13	"(i) from a majority of the State advi-
14	sory groups established under subsection
15	(a)(3); and
16	"(ii) who are representative of region-
17	ally and demographically diverse State ju-
18	risdictions; and
19	"(C) annually seek advice from the Chairs
20	(or the designees of the member Chairs) of each
21	State advisory group established under sub-
22	section (a)(3) to implement the advisory func-
23	tions specified in subparagraphs (D) and (E) of
24	paragraph (3) of this subsection.

1	"(3) ACTIVITIES.—To be eligible to receive as-
2	sistance under this subsection, an agency, institu-
3	tion, or organization shall agree to—
4	"(A) conduct an annual conference of the
5	member representatives of the State advisory
6	groups established under subsection (a)(3) for
7	purposes relating to the activities of such State
8	advisory groups;
9	"(B) disseminate information, data, stand-
10	ards, advanced techniques, and program mod-
11	els;
12	"(C) review Federal policies regarding ju-
13	venile justice and delinquency prevention;
14	"(D) advise the Administrator regarding
15	particular functions or aspects of the work of
16	the Office; and
17	"(E) advise the President and Congress re-
18	garding State perspectives on the operation of
19	the Office and Federal legislation relating to ju-
20	venile justice and delinquency prevention.".
21	SEC. 206. AUTHORITY TO MAKE GRANTS.
22	Section 241(a) of the Juvenile Justice and Delin-
23	quency Prevention Act of 1974 (42 U.S.C. 5651(a)) is
24	amended—

1	(1) in paragraph (1), by inserting "status of-
2	fenders," before "juvenile offenders, and juveniles";
3	(2) in paragraph (5), by striking "juvenile of-
4	fenders and juveniles" and inserting "status offend-
5	ers, juvenile offenders, and juveniles";
6	(3) in paragraph (10), by inserting ", including
7	juveniles with disabilities" before the semicolon;
8	(4) in paragraph (17), by inserting "truancy
9	prevention and reduction," after "mentoring,";
10	(5) in paragraph (24), by striking "and" at the
11	end;
12	(6) by redesignating paragraph (25) as para-
13	graph (26); and
14	(7) by inserting after paragraph (24) the fol-
15	lowing:
16	"(25) projects that support the establishment of
17	partnerships between a State and a university, insti-
18	tution of higher education, or research center de-
19	signed to improve the recruitment, selection, train-
20	ing, and retention of professional personnel in the
21	fields of medicine, law enforcement, judiciary, juve-
22	nile justice, social work and child protection, edu-
23	cation, and other relevant fields who are engaged in,
24	or intend to work in, the field of prevention, identi-

fication, and treatment of delinquency; and".

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1	SEC. 207. RESEARCH AND EVALUATION; STATISTICAL
2	ANALYSES; INFORMATION DISSEMINATION.
3	(a) In General.—Section 251 of the Juvenile Jus-
4	tice and Delinquency Prevention Act of 1974 (42 U.S.C.
5	5661) is amended—
6	(1) in subsection (a)—
7	(A) in paragraph (1)—
8	(i) in the matter proceeding subpara-
9	graph (A), by striking "may" and inserting
10	"shall";
11	(ii) in subparagraph (A), by striking
12	"plan and identify" and inserting "annu-
13	ally provide a written and publicly avail-
14	able plan to identify"; and
15	(iii) in subparagraph (B)—
16	(I) by amending clause (iii) to
17	read as follows:
18	"(iii) successful efforts to prevent status
19	offenders and first-time minor offenders from
20	subsequent involvement with the criminal jus-
21	tice system;";
22	(II) by amending clause (vii) to
23	read as follows:
24	"(vii) the prevalence and duration of be-
25	havioral health needs (including mental health,
26	substance abuse and co-occurring disorders)

1	among juveniles pre-placement and post-place-
2	ment when held in the custody of secure deten-
3	tion and corrections facilities, including an ex-
4	amination of the effects of confinement;";
5	(III) by redesignating clauses
6	(ix), (x), and (xi) as clauses (xi), (xii),
7	and (xiii), respectively; and
8	(IV) by inserting after clause
9	(viii) the following:
10	"(ix) training efforts and reforms that
11	have produced reductions in or elimination of
12	the use of dangerous practices;
13	"(x) methods to improve the recruitment,
14	selection, training, and retention of professional
15	personnel in the fields of medicine, law enforce-
16	ment, judiciary, juvenile justice, social work and
17	child protection, education, and other relevant
18	fields who are engaged in, or intend to work in,
19	the field of prevention, identification, and treat-
20	ment of delinquency;"; and
21	(B) in paragraph (4)—
22	(i) in the matter preceding subpara-
23	graph (A), by inserting "and not later than
24	1 year after the date of enactment of the
25	Juvenile Justice and Delinquency Preven-

1	tion Reauthorization Act of 2008" after
2	"date of enactment of this paragraph";
3	(ii) in subparagraph (F), by striking
4	"and" at the end;
5	(iii) in subparagraph (G), by striking
6	the period at the end and inserting a semi-
7	colon; and
8	(iv) by adding at the end the fol-
9	lowing:
10	"(H) a description of the best practices in dis-
11	charge planning; and
12	"(I) an assessment of living arrangements for
13	juveniles who cannot return to the homes of the ju-
14	veniles.";
15	(2) in subsection (b), in the matter preceding
16	paragraph (a), by striking "may" and inserting
17	"shall"; and
18	(3) by adding at the end the following:
19	"(f) National Recidivism Measure.—The Admin-
20	istrator shall—
21	"(1) establish a uniform method of data collec-
22	tion and technology that States shall use to evaluate
23	data on juvenile recidivism on an annual basis;
24	"(2) establish a common national juvenile re-
25	cidivism measurement system; and

1	"(3) make cumulative juvenile recidivism data
2	that is collected from States available to the pub-
3	lie.".
4	(b) Studies.—
5	(1) In general.—The Administrator shall con-
6	duct a study and publish a report on the differences
7	between male and female juvenile offenders that in-
8	cludes analyses of—
9	(A) risk factors specific to the development
10	of delinquent behavior in girls;
11	(B) the mental health needs of delinquent
12	girls and girls at risk of delinquency;
13	(C) delinquency prevention and interven-
14	tion programs that are effective among girls;
15	and
16	(D) how prevention and intervention pro-
17	grams for delinquent girls and girls at-risk of
18	delinquency can be made more effective.
19	(2) Assessment of treating juveniles as
20	ADULTS.—The Administrator shall—
21	(A) not later than 3 years after the date
22	of enactment of this Act, assess the effective-
23	ness of the practice of treating juveniles as
24	adults for purposes of prosecution in criminal
25	court; and

- 1 (B) not later than 42 months after the 2 date of enactment of this Act, submit to Con-3 gress and the President, and make publicly available, a report on the findings and conclu-4 5 sions of the assessment under subparagraph 6 (A) and any recommended changes in law iden-7 tified as a result of the assessment under sub-8 paragraph (A).
- 9 (3) Outcome study of former juvenile 10 OFFENDERS.—The Administrator shall conduct a 11 study of adjudicated juveniles and publish a report 12 on the outcomes for juveniles who have reintegrated 13 into the community, which shall include information 14 on the outcomes relating to family reunification, 15 housing, education, employment, health care, behav-16 ioral health care, and repeat offending.
 - (4) Definition of Administrator.—In this subsection, the term "Administrator" means the head of the Office of Juvenile Justice and Delinquency Prevention.

21 SEC. 208. TRAINING AND TECHNICAL ASSISTANCE.

- Section 252 of the Juvenile Justice and Delinquency
- 23 Prevention Act of 1974 (42 U.S.C. 5662) is amended—
- 24 (1) in subsection (a)—

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1	(A) in the matter preceding paragraph (1),
2	by striking "may";
3	(B) in paragraph (1), by inserting "shall"
4	before "develop and carry out projects"; and
5	(C) in paragraph (2), by inserting "may"
6	before "make grants to and contracts with";
7	(2) in subsection (b)—
8	(A) in the matter preceding paragraph (1),
9	by striking "may";
10	(B) in paragraph (1)—
11	(i) by inserting "shall" before "de-
12	velop and implement projects"; and
13	(ii) by striking "and" at the end;
14	(C) in paragraph (2)—
15	(i) by inserting "may" before "make
16	grants to and contracts with"; and
17	(ii) by striking the period at the end
18	and inserting a semicolon; and
19	(D) by adding at the end the following:
20	"(3) shall provide technical assistance to States
21	and units of local government on achieving compli-
22	ance with the amendments made by the Juvenile
23	Justice and Delinquency Prevention Reauthorization
24	Act of 2008; and

1 "(4) shall provide technical assistance to States 2 in support of efforts to establish partnerships be-3 tween the State and a university, institution of higher education, or research center designed to improve 5 the recruitment, selection, training, and retention of 6 professional personnel in the fields of medicine, law 7 enforcement, judiciary, juvenile justice, social work 8 and child protection, education, and other relevant 9 fields who are engaged in, or intend to work in, the 10 field of prevention, identification, and treatment of 11 delinquency."; and

- 12 (3) by adding at the end the following:
- 13 "(d) Technical Assistance to States Regard-
- 14 ING LEGAL REPRESENTATION OF CHILDREN.—The Ad-
- 15 ministrator shall develop and issue standards of practice
- 16 for attorneys representing children, and ensure that the
- 17 standards are adapted for use in States.
- 18 "(e) Training and Technical Assistance for
- 19 Local and State Juvenile Detention and Correc-
- 20 TIONS PERSONNEL.—The Administrator shall coordinate
- 21 training and technical assistance programs with juvenile
- 22 detention and corrections personnel of States and units
- 23 of local government to promote evidence based and prom-
- 24 ising methods for improving conditions of juvenile confine-
- 25 ment, including those that are designed to minimize the

- use of dangerous practices, unreasonable restraints, and 2 isolation. 3 "(f) Training and Technical Assistance To SUPPORT MENTAL HEALTH OR SUBSTANCE ABUSE TREATMENT INCLUDING HOME-BASED OR COMMUNITY-Based Care.—The Administrator shall provide training and technical assistance, in conjunction with the appro-8 priate public agencies, to individuals involved in making decisions regarding the disposition of cases for youth who 10 enter the juvenile justice system, including— 11 "(1) juvenile justice intake personnel; 12 "(2) probation officers; 13 "(3) juvenile court judges and court services 14 personnel; "(4) prosecutors and court-appointed counsel; 15 16 and 17 "(5) family members of juveniles and family ad-18 vocates.". 19 SEC. 209. INCENTIVE GRANTS FOR STATE AND LOCAL PRO-20 GRAMS. 21 Title II of the Juvenile Justice and Delinquency Pre-22 vention Act of 1974 (42 U.S.C. 5611 et seq.) is amended— 23 (1) by redesignating part F as part G; and 24
- . , ,

(2) by inserting after part E the following:

1 "PART F—INCENTIVE GRANTS FOR STATE AND

2	LOCAL PROGRAMS
3	"SEC. 271. INCENTIVE GRANTS.
4	"(a) Incentive Grant Funds.—The Administrator
5	may make incentive grants to a State, unit of local govern-
6	ment, or combination of States and local governments to
7	assist a State, unit of local government, or combination
8	thereof in carrying out an activity identified in subsection
9	(b)(1).
10	"(b) Use of Funds.—
11	"(1) IN GENERAL.—An incentive grant made by
12	the Administrator under this section may be used
13	to—
14	"(A) increase the use of evidence based or
15	promising prevention and intervention pro-
16	grams;
17	"(B) improve the recruitment, selection,
18	training, and retention of professional personnel
19	(including in the fields of medicine, law enforce-
20	ment, judiciary, juvenile justice, social work,
21	and child prevention) who are engaged in, or in-
22	tend to work in, the field of prevention, inter-
23	vention, and treatment of juveniles to reduce
24	delinquency;
25	"(C) establish a partnership between juve-
26	nile justice agencies of a State or unit of local

46 1 government and mental health authorities of 2 State or unit of local government to establish and implement programs to ensure there are 3 4 adequate mental health and substance abuse screening, assessment, referral, treatment, and 6 after-care services for juveniles who come into 7 contact with the justice system; "(D) provide training, in conjunction with 8 9 the public or private agency that provides men-10 tal health services, to individuals involved in 11 making decisions involving youth who enter the 12 juvenile justice system (including intake per-13 sonnel, law enforcement, prosecutors, juvenile 14 court judges, public defenders, mental health 15 and substance abuse service providers and administrators, probation officers, and parents) 16 17 that focuses on— 18 "(i) the availability of screening and

"(i) the availability of screening and assessment tools and the effective use of such tools;

"(ii) the purpose, benefits, and need to increase availability of mental health or substance abuse treatment programs (including home-based and community-based

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1	programs) available to juveniles within the
2	jurisdiction of the recipient;
3	"(iii) the availability of public and pri-
4	vate services available to juveniles to pay
5	for mental health or substance abuse treat-
6	ment programs; or
7	"(iv) the appropriate use of effective
8	home-based and community-based alter-
9	natives to juvenile justice or mental health
10	system institutional placement; and
11	"(E) provide services to juveniles with
12	mental health or substance abuse disorders who
13	are at risk of coming into contact with the jus-
14	tice system.
15	"(2) Coordination and administration.—A
16	State or unit of local government receiving a grant
17	under this section shall ensure that—
18	"(A) the use of the grant under this sec-
19	tion is developed as part of the State plan re-
20	quired under section 223(a); and
21	"(B) not more than 5 percent of the
22	amount received under this section is used for
23	administration of the grant under this section.
24	"(c) Application.—

1	"(1) In general.—A State or unit of local
2	government desiring a grant under this section shall
3	submit an application at such time, in such manner,
4	and containing such information as the Adminis-
5	trator may prescribe.
6	"(2) Contents.—In accordance with guide-
7	lines that shall be established by the Administrator,
8	each application for incentive grant funding under
9	this section shall—
10	"(A) describe any activity or program the
11	funding would be used for and how the activity
12	or program is designed to carry out 1 or more
13	of the activities described in subsection (b);
14	"(B) if any of the funds provided under
15	the grant would be used for evidence based or
16	promising prevention or intervention programs,
17	include a detailed description of the studies,
18	findings, or practice knowledge that support the
19	assertion that such programs qualify as evi-
20	dence based or promising; and
21	"(C) for any program for which funds pro-
22	vided under the grant would be used that is not
23	evidence based or promising, include a detailed

description of any studies, findings, or practice

1	knowledge which support the effectiveness of
2	the program.".
3	SEC. 210. AUTHORIZATION OF APPROPRIATIONS.
4	Section 299 of the Juvenile Justice and Delinquency
5	Prevention Act of 1974 (42 U.S.C. 5671) is amended—
6	(1) in subsection (a)—
7	(A) in the subsection heading, by striking
8	"Parts C and E" and inserting "Parts C, E,
9	AND F";
10	(B) in paragraph (1), by striking "this
11	title" and all that follows and inserting the fol-
12	lowing: "this title—
13	"(A) \$196,700,000 for fiscal year 2009;
14	"(B) \$245,900,000 for fiscal year 2010;
15	"(C) $$295,100,000$ for fiscal year 2011;
16	"(D) $$344,300,000$ for fiscal year 2012; and
17	"(E) \$393,500,000 for fiscal year 2013."; and
18	(C) in paragraph (2), in the matter pre-
19	ceding subparagraph (A), by striking "parts C
20	and E" and inserting "parts C, E, and F";
21	(2) in subsection (b), by striking "fiscal years
22	2003, 2004, 2005, 2006, and 2007" and inserting
23	"fiscal years 2009, 2010, 2011, 2012, and 2013";

- 1 (3) in subsection (c), by striking "fiscal years
- 2 2003, 2004, 2005, 2006, and 2007" and inserting
- 3 "fiscal years 2009, 2010, 2011, 2012, and 2013";
- 4 (4) by redesignating subsection (d) as sub-
- 5 section (e); and
- 6 (5) by inserting after subsection (c) the fol-
- 7 lowing:
- 8 "(d) Authorization of Appropriations for
- 9 Part F.—There are authorized to be appropriated to
- 10 carry out part F, and authorized to remain available until
- 11 expended, \$60,000,000 for each of fiscal years 2009,
- 12 2010, 2011, 2012, and 2013. Of the sums that are appro-
- 13 priated for a fiscal year to carry out part F, not less than
- 14 50 percent shall be used to fund programs that are car-
- 15 rying out an activity described in subparagraph (C), (D),
- 16 or (E) of section 271(b)(1).".

17 SEC. 211. ADMINISTRATIVE AUTHORITY.

- 18 Section 299A(e) of the Juvenile Justice and Delin-
- 19 quency Prevention Act of 1974 (42 U.S.C. 5672(e)) is
- 20 amended by striking "requirements described in para-
- 21 graphs (11), (12), and (13) of section 223(a)" and insert-
- 22 ing "core requirements".

23 SEC. 212. TECHNICAL AND CONFORMING AMENDMENTS.

- 24 The Juvenile Justice and Delinquency Prevention Act
- 25 of 1974 (42 U.S.C. 5601 et seq.) is amended—

1	(1) in section 204(b)(6), by striking "section
2	223(a)(15)" and inserting "section 223(a)(16)";
3	(2) in section 246(a)(2)(D), by striking "section
4	222(c)" and inserting "section 222(d)"; and
5	(3) in section 299D(b), of by striking "section
6	222(c)" and inserting "section 222(d)".
7	TITLE III—INCENTIVE GRANTS
8	FOR LOCAL DELINQUENCY
9	PREVENTION PROGRAMS
10	SEC. 301. DEFINITIONS.
11	Section 502 of the Incentive Grants for Local Delin-
12	quency Prevention Programs Act of 2002 (42 U.S.C.
13	5781) is amended—
14	(1) in the section heading, by striking " DEFI -
15	NITION" and inserting "DEFINITIONS"; and
16	(2) by striking "this title, the term" and insert-
17	ing the following: "this title—
18	"(1) the term 'mentoring' means matching 1
19	adult with 1 or more youths (not to exceed 4 youths)
20	for the purpose of providing guidance, support, and
21	encouragement aimed at developing the character of
22	the youths, where the adult and youths meet regu-
23	larly for not less than 4 hours each month for not
24	less than a 9-month period; and
25	"(2) the term".

1	SEC. 302. GRANTS FOR DELINQUENCY PREVENTION PRO-
2	GRAMS.
3	Section 504(a) of the Incentive Grants for Local De-
4	linquency Prevention Programs Act of 2002 (42 U.S.C.
5	5783(a)) is amended—
6	(1) in paragraph (7), by striking "and" at the
7	end;
8	(2) in paragraph (8), by striking the period at
9	the end and inserting "; and"; and
10	(3) by adding at the end the following:
11	"(9) mentoring programs.".
12	SEC. 303. AUTHORIZATION OF APPROPRIATIONS.
13	Section 505 of the Incentive Grants for Local Delin-
14	quency Prevention Programs Act of 2002 (42 U.S.C.
15	5784) is amended to read as follows:
16	"SEC. 505. AUTHORIZATION OF APPROPRIATIONS.
17	"There are authorized to be appropriated to carry out
18	this title—
19	"(1) \$272,200,000 for fiscal year 2009;
20	"(2) \$322,800,000 for fiscal year 2010;
21	"(3) \$373,400,000 for fiscal year 2011;
22	" (4) \$424,000,000 for fiscal year 2012; and
23	"(5) $$474,600,000$ for fiscal year 2013.".
24	SEC. 304. TECHNICAL AND CONFORMING AMENDMENT.
25	The Juvenile Justice and Delinquency Prevention Act
26	of 1974 is amended by striking title V, as added by the

- 1 Juvenile Justice and Delinquency Prevention Act of 1974
- 2 (Public Law 93–415; 88 Stat. 1133) (relating to miscella-

3 neous and conforming amendments).

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